

<u>CERTIFIED MAIL</u> <u>RETURN RECEIPT REQUESTED</u>

Scott J. Dworkin Keep America Great PAC P.O. Box 36-20197 New York, NY 10129

JUN 1 8 2018

RE: MUR 7111

Donald J. Trump

Donald J. Trump for President, Inc. and Timothy Jost in his capacity as

treasurer

The Trump Organization

Meredith McIver

Dear Mr. Dworkin:

On June 7, 2018, the Federal Election Commission reviewed the allegations in your complaint dated July 21, 2016, and found that on the basis of the information provided in your complaint, and information provided by respondents, there is no reason to believe Meredith McIver violated 52 U.S.C. § 30116(a)(1)(A) or 11 C.F.R. 114.2(f)(1) and Trump Organization violated 52 U.S.C. § 30118(a) or that the Committee violated 52 U.S.C. § 30016(f) or 30118(a) and dismissed the allegation that Trump Organization, and Donald J. Trump and the Committee violated 52 U.S.C. § 30018(a). Accordingly, on June 7, 2018, the Commission closed the file in this matter.

Documents related to the case will be placed on the public record within 30 days. See Disclosure of Certain Documents in Enforcement and Other Matters, 81 Fed. Reg. 50,702 (Aug. 2, 2016), effective September 1, 2016. The Factual and Legal Analysis, which more fully explain the Commission's findings are enclosed.

The Federal Election Campaign Act of 1971, as amended, allows a complainant to seek judicial review of the Commission's dismissal of this action. See 52 U.S.C. § 30109(a)(8).

Sincerely,

Lisa J. Stevenson

Acting General Counsel

BY: Mark Shonkwiler

Assistant General Counsel

Enclosure

Factual and Legal Analysis

1	FEDERAL ELECTION COMMISSION FACTUAL AND LEGAL ANALYSIS	
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5 6	MUR: 7111	
7	RESPONDENTS:	Donald J. Trump
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9		Donald J. Trump for President, Inc. and Timothy Jost in his capacity as
10 11	·	treasurer
12		The Trump Organization
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14		Meredith McIver
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17	I. INTRODUC	CTION
18	This matter i	involves allegations that the Trump Organization made a prohibited corpora
19	contribution to 2016 Presidential candidate Donald J. Trump and his principal campaign	
20	committee when Trump Organization employee Meredith McIver provided speechwriting	
21	services for Melania Trump's July 2016 speech at the Republican National Convention. The	
22	complaint further alleges that Respondents may have violated the Act by engaging in corporate	
23	facilitation of contributions by using of Trump Organization letterhead, and that McIver's	
24	unreimbursed expenses for alleged travel to the Republican National Convention exceeded the	
25	allowable amount for campaign volunteers.	
26	As discussed below, Respondents contend that the speechwriting services were a person	
27 ·	in-kind contribution from Trump to his campaign, and that they were reported as such in the	

As discussed below, Respondents contend that the speechwriting services were a personal in-kind contribution from Trump to his campaign, and that they were reported as such in the Committee's disclosure reports. It appears, however, based on the Committee's disclosure reports, that the payments for the services were not paid in advance, as required by the Act. As a result, a corporate contribution to the Committee may have resulted. Because the value of such services appears to be *de minimis*, however, the Commission dismisses the allegation in an

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- 1 exercise of prosecutorial discretion pursuant to Heckler v. Chaney, 470 U.S. 821 (1985). The
- 2 Commission further finds no reason to believe that the Trump Organization violated the Act by
- 3 engaging in corporate facilitation of contributions, no reason to believe that McIver, the
- 4 Committee, or the Trump Organization violated the Act by making or accepting excessive
- 5 contributions in connection with McIver's alleged travel to the Republican National Convention,
- 6 and closes the file.

7 II. FACTS

- 8 Donald J. Trump was a candidate for president in 2016, and Donald J. Trump for
- 9 President, Inc. and Timothy Jost in his capacity as treasurer (the "Committee") is his principal
- 10 campaign committee. The Trump Organization is an LLC wholly owned by Donald J. Trump.¹
- 11 Meredith McIver is an employee of the Trump Organization.²
- On July 18, 2016, Melania Trump gave a speech at the Republican National Convention.
- 13 McIver acknowledged, in a letter printed on Trump Organization letterhead, that she worked
- 14 with Melania Trump on her convention speech.³ The Committee also concedes that McIver
- worked on the speech, characterizing the services as "isolated" and asserting that McIver spent
- 16 "minimal time—a portion of one day" in connection with the speech.⁴

Resp. at 4, n.1. It is not clear from the available information whether Trump Organization is taxed as a corporation or a partnership.

² *Id*. at 1.

McIver's acknowledgement came on July 20, 2016 in a public statement in which she offered to resign her position with the Trump organization. Compl. ¶¶ 7-9.

⁴ Resp. at 3.

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- 1 Trump asserts that he paid for McIver's services with personal funds and then contributed
- 2 those services to the Committee as an in-kind candidate contribution.⁵ The Committee, in its
- 3 August monthly disclosure report, reported receiving a \$23,775.50 contribution from Donald J.
- 4 Trump on July 23, 2016, in the form of "IN-KIND: PAYROLL." Memo entries in the report
- 5 show that this amount included \$356.01 for "PAYROLL" for Meredith McIver.⁷

III. LEGAL ANALYSIS

A. Allegation of Corporate Contributions

The complaint alleges that the Trump Organization made, and the Committee accepted, corporate in-kind contributions consisting of McIver's speechwriting services and McIver's use of Trump Organization office space while providing those services.⁸ The response states that Trump Organization funds were not used to pay for McIver's services because Trump first "prepaid" for the services using personal funds, then made an in-kind personal contribution in that amount to the Committee.⁹ The response also asserts that McIver's services required only a portion of one day and argues that the value was *de minimis*.¹⁰

The Act and Commission regulations prohibit any corporation from making contributions to a candidate's principal campaign committee, and further prohibit any candidate or political

Id.

⁶ August 2016 Monthly Report of the Committee at 9,619 (amended).

Id., Schedule B at 98,869 (amended). The McIver amount appears to be included with those of eight other Trump Organization employees for whom Trump reports personally paying for services.

⁸ Compl. ¶¶ 15-16, 18 ("Counts" 1-2, 4).

Resp. at 3.

¹⁰ *Id.* at 3, 5.

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- 1 committee from knowingly accepting or receiving such a contribution. 11 A "contribution" is
- 2 "any gift, subscription, loan, advance, or deposit of money or anything of value made by any
- 3 person for the purpose of influencing any election for Federal office." ¹² "Anything of value"
- 4 covers all in-kind contributions, ¹³ including payments to another person for the provision of
- 5 services. 14 Commission regulations permit a candidate to use his or her personal funds to make
- 6 unlimited contributions to his or her campaign. 15

The Commission has concluded that no corporate contribution results where a corporation provides services of its employees to a committee and is compensated by a permissible contributor "prior to the rendering of those services and prior to compensating the employees for such services." Under such an "advance payment" method, the recipient committee should report as the date of the contribution "the date or dates on which the services are performed for that candidate." If, however, the method of payment involves an initial provision of something of value by the corporation, then the services may constitute a

14 contribution from the corporation. 18

¹¹ 52 U.S.C. § 30118(a).

¹² Id. § 30101(8)(A)(i); 11 C.F.R § 100.52(a); see also 52 U.S.C.§ 30118(b)(2) (defining "contribution" to include "any direct or indirect payment, distribution, loan, advance, deposit, or gift of money, or any services, or anything of value . . . to any candidate, campaign committee, or political party or organization, in connection with any election to any of the offices referred to in this section.").

¹¹ C.F.R. § 100.52(d)(1).

¹⁴ 52 U.S.C. § 30101(8)(A)(ii); 11 C.F.R § 100.54.

^{15 11} C.F.R. § 110.10; see also Advisory Op. 1988-7 (Bakal).

See Advisory Op. 1984-37 (American Medical Association and American Medical Association Political Action Committee) at 3-4 (emphasis added).

¹⁷ Id. at 4.

See Advisory Op.1984-24 (Sierra Club and Sierra Club Committee on Political Education) (the proposed "advance payment" and "reimbursement" methods were impermissible because initial disbursement of corporate

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Factual and Legal Analysis 1

Here, the Committee reported that the contribution of payroll for McIver's speechwriting services occurred on July 23, 2016.¹⁹ The speech for which McIver's speechwriting services were provided, however, occurred on July 18, 2016, and any such services necessarily would have been provided on or before that date. Therefore, if Trump did not pay for McIver's services until July 23, it appears that the Trump Organization may have made a corporate contribution by initially providing the services.²⁰ Regardless, the alleged amount in violation in this case— \$356.01 for McIver's services and any prorated share of the value of the corporate office space in which she worked — is de minimis and does not justify the use of further Commission resources. Accordingly, based on the available information, the Commission dismisses the allegation that the Trump Organization, and Donald J. Trump and the Committee, violated 52 U.S.C. § 30118(a) by making and accepting, respectively, corporate contributions in connection with the speechwriting services provided by McIver.²¹

Allegation of Corporate Facilitation

The complaint further alleges that McIver's use of Trump Organization letterhead for her letter regarding the speechwriting services provides "reason to believe that the Trump Organization is using its corporate name in other ways, and potentially is using its corporate name to facilitate contributions to [the Committee]." Respondents reply that "the complaint provides absolutely no explanation of this conclusion—no factual allegation or assertion to the

treasury funds to compensate employees for services to federal candidates constituted a loan, advance, or something of value).

See supra at 3.

See Advisory Op. at 1984-24 (Sierra Club and Sierra Club Committee on Political Education).

²¹ Heckler v. Chaney, 470 U.S. 821 (1985).

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- 1 effect—and nothing in the complaint has anything to do with fundraising."²² The response
- 2 therefore concludes "that there is no information provided from which to determine a violation
- 3 has occurred."23
- 4 Commission regulations provide that corporations are prohibited from facilitating the
- 5 making of contributions to candidates.²⁴ Facilitation means using corporate resources or
- 6 facilities to engage in fundraising activities in connection with any federal election.²⁵ Here, the
- omplaint provides no facts indicating that the Trump Organization used its resources or
- 8 facilities to engage in any fundraising activities. The one piece of information presented by the
- 9 complaint McIver's use of the Trump Organization letterhead to issue her letter accepting
- 10 responsibility for providing the speechwriting services fails to implicate any fundraising
- 11 activity. Therefore, the Commission finds no reason to believe that the Trump Organization
- violated 52 U.S.C. § 30118(a) and 11 C.F.R. § 114.2(f)(1) by engaging in corporate facilitation
- 13 of contributions.

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C. Allegation that McIver Exceeded Limits on Unreimbursed Travel

15 The complaint further alleges that McIver travelled to the Republican National

16 Convention and that her travel expenses exceeded the limits placed on unreimbursed travel for

campaign volunteers set forth in 11 C.F.R. § 100.79(a) and, presumably, resulted in a violation

Resp. at 4

Id. (citing 11 C.F.R. § 111.4(d)(3) (requiring a complaint to include a clear and concise recitation of facts which describe a violation)).

²⁴ 11 C.F.R. § 114.2(f)(1).

²⁵ *Id*.

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- of the Act.²⁶ The complaint does not specify any particular provision of the Act that may have
- 2 been violated or which respondent may have violated the Act. Nor does it provide any factual
- 3 evidence to support its general allegation. It is therefore unclear whether the complaint is
- 4 alleging a potential excessive contribution by McIver or an impermissible corporate contribution
- 5 by the Trump Organization.
- The response states that McIver did not travel to the Republican National Convention.²⁷
- 7 In light of this denial, and because there is no evidence to support the complaint's allegation that
- 8 McIver traveled to the Republican National Convention, the Commission finds no reason to
- 9 believe that McIver violated 52 U.S.C. § 30116(a)(1)(A) by making an excessive contribution to
- the Committee, and no reason to believe that the Trump Organization violated 52 U.S.C.
- 11 § 30118(a) by making an impermissible corporate contribution to the Committee, or that the
- 12 Committee violated 52 U.S.C. §§ 30116(f) or 30118(a) by accepting such an excessive or
- prohibited contribution, in connection with McIver's alleged travel to the Republican National
- 14 Convention.

²⁶ Compl. ¶19 ("Count 5").

Resp. at 3-4, 6.